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10/564,314	03/16/2006	Hiroki Usui	Q92442	8039	
23373 09052010 SUGHRUE MON, PLLC 2100 PENNSYL-VANIA AVENUE, N.W.			EXAM	EXAMINER	
			HAN, K	HAN, KWANG S	
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## Application No. Applicant(s) 10/564.314 USUI ET AL. Office Action Summary Examiner Art Unit Kwang Han 1795 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 22 October 2009. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1.3.4.6.7.9.10.33 and 35-43 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1,3,4,6,7,9,10,33 and 35-43 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date

Notice of Draftsperson's Patent Drawing Review (PTO-948)

information Disclosure Statement(s) (PTO/SB/08)

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent - polication

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# ELECTROLYTE COMPOSITON, PHOTOELECTRIC CONVERTER AND DYESENSITIZED SOLAR CELL USING SAME

Examiner: K. Han SN: 10/564.314 Art Unit: 1795 March 3, 2010

#### Detailed Action

- The Applicant's amendment filed on October 22, 2009 was received. Claims 2, 5 and 8 were cancelled. Claims 1, 3, 6, 7, 33, and 35-38 were amended. Claims 40-43 were added.
- The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Claim Rejections - 35 USC § 102

3. The claim rejections under 35 U.S.C. 102(b) as being anticipated by Ono on claims 1, 2, 5-6, 8-10, 33 and 35-39 are withdrawn, because the independent claim 1 has been amended and claims 2, 5, and 8 has been cancelled.

## Claim Rejections - 35 USC § 103

- The claim rejection under 35 U.S.C. 103(a) as unpatentable over Ono on claims
  and 4 is withdrawn, because independent claim 1 has been amended.
- The claim rejection under 35 U.S.C. 103(a) as unpatentable over Ono as applied to claim 6 and further in view of Smalley et al. on claim 7 is withdrawn, because independent claim 1 has been amended.

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 Claims 1, 6, 9, 10, 33, and 35-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ono (JP 2003-157914, machine translation) in view of Wang et al. (J. Am. Chem. Soc. 2003, 125, 1166-1167).

Regarding claim 1, Ono is directed towards a photoelectric conversion element comprising an electrolyte composition comprising an ionic liquid (liquefied salt) [0024, 0025] and conductive particles containing carbon as a main component [0050, Abstract] with an electrolyte composition in the form of a gel [0051] but is silent towards being without the addition of a gelling agent.

Wang teaches that photovoltaic devices with submicron sized particles including graphite particles and silica nanoparticles dispersed in a high ionic strength media, form stable colloidal solutions and nanoparticles have shown to be effective as a "gelator" to solidify ionic liquids (Pg 1166, Col. 1 - Page1167, Col. 2). It would have been obvious to one of ordinary skill in the art at the time of the invention to use nanoparticles to act as a gelator in the ionic liquid of Ono because Wang teaches nanoparticles have been shown to be an effective as a gelator to solidify ionic liquids without the use of a typical gelling agent. Furthermore, one of ordinary skill in art would have recognized that the carbon conductive particles of Ono can be sized in the nanoparticle range to act as the gelator because Wang teaches the nanoparticles can be a carbon based particle.

Regarding claims 6 and 33, Ono discloses the conductive particle to be comprised of carbon including carbon fiber and carbon black [0050].

Regarding claims 9 and 10, Ono discloses the electrolyte to be used in an photoelectric conversion element with a semiconductor fine particle containing layer

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(20) which is dye sensitized, a counter electrode, and a transport layer comprised of the electrolyte (electrolyte layer) [Abstract, 0022] and conductive particles containing carbon as a main component [0050, Abstract] with an electrolyte composition in the form of a gel [0051] but is silent towards being without the addition of a gelling agent.

Wang teaches that photovoltaic devices with submicron sized particles including graphite particles and silica nanoparticles dispersed in a high ionic strength media, form stable colloidal solutions and nanoparticles have shown to be effective as a "gelator" to solidify ionic liquids (Pg 1166, Col. 1 - Page1167, Col. 2). It would have been obvious to one of ordinary skill in the art at the time of the invention to use nanoparticles to act as a gelator in the ionic liquid of Ono because Wang teaches nanoparticles have been shown to be an effective as a gelator to solidify ionic liquids without the use of a typical gelling agent. Furthermore, one of ordinary skill in art would have recognized that the carbon conductive particles of Ono can be sized in the nanoparticle range to act as the gelator because Wang teaches the nanoparticles can be a carbon based particle.

Regarding claim 35, Ono discloses the ionic liquid to be a molten salt being liquid at room temperature [0025].

Regarding claim 36, Ono discloses the fused salt to be a compound expressed by Formulas Y-a through Y-c showing quaternized nitrogen atom and an imidazole ring [0026-0031].

Regarding claim 37, Ono discloses a molten salt comprising anions selected from bis(trifluoromethylsulfonyl)imide and iodide ions [0035].

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Regarding claim 38, Ono is silent towards the conductive particles having a specific resistance values but would inherently have these properties. The courts have held that claiming of a property or characteristic which is inherently present in the prior art does not necessarily make the claim patentable. In re Best, 562 F.2d 1252, 1254, 195 USPQ 430, 433 (CCPA 1977). See MPEP 2112 and 2112.01. When the Examiner has provided a sound bases for believing that the products of the applicant and the prior art are the same, the burden of proof is shifted to the applicant to prove that the product shown in the prior art does not possess the characteristics of the claimed product. In re Spada, 911 F.2d 705, 709, 15 USPQ2d 1655, 1658 (Fed. Cir. 1990).

Regarding claim 39, Ono discloses a redox couple [0024].

Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Ono and Wang as applied to claim 1 above and further in view of Ono.

Regarding claims 3 and 4, Ono discloses preferred ranges of the conductive particles to be in the range of 80 mass % to 2 mass % depending on the requirements of the counter electrode to supply the electrolyte. It would have been obvious to one of ordinary skill in the art at the time of the invention to vary the content of the conductive particles since it has been held that discovering the optimum ranges for a result effective variable such as the conductive particle content involves only routine skill in the art in the absence of showing of criticality in the claimed range (MPEP 2144.05) In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

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Claims 7 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Ono and Wang as applied to claim 6 above, and further in view of Smalley et al. (US 7074310).

The teachings of Ono and Wang as discussed above are herein incorporated.

Regarding claims 7 and 42, Ono teaches carbon based conductive material for a photoelectric conversion element [Abstract] but is silent towards the use of carbon nanotubes as a conductive material.

Smalley teaches single-wall carbon nanotubes can serve as elements of electronic devices such as photoelectric cell electrodes and active elements (16:2-14) with a diameter range of 0.5nm to about 3.5nm (4:4-6) and length of 80 to 200nm (26:35-38). It would have been obvious to one of ordinary skill in the art at the time of the invention to produce a photoelectric element using single-wall carbon nanotubes as the conductive material because Smalley teaches availability of macroscopic amounts of this material allows for the production of electronic devices such as photoelectric cells (15:46-16:2). It has been held that where the claimed ranges "overlap or lie inside ranges disclosed by the prior art" a prima facie case of obviousness exists. In re Wertheim, 541 F.2d 257, 191 USPQ 90 (CCPA 1976); In re Woodruff, 919 F.2d 1575, 16 USPQ2d 1934 (Fed. Cir. 1990) (MPEP 2144.05).

 Claims 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ono and Wang as applied to claim 6 above, and further in view of Tanaka et al. (US 2003/0179537).

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The teachings of Ono and Wang as discussed above are herein incorporated.

Regarding claims 40 and 41, Ono and Wang are silent towards the size of the carbon fibers or carbon black.

Tanaka teaches a method for producing carbon materials such as carbon fibers and pulp where the diameters are between 2 to 500nm and with an aspect ratio of 10 to 15000 [0024-0026]. It would have been obvious to one of ordinary skill in the art at the time of the invention to carbon particles in the nanoparticle range because Tanaka teaches a method to produce them.

Claim 43 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ono,
 Wang, and Smalley et al. as applied to claim 7 above, and further in view of Smalley et
 al. (US 2002/0085968, hereinafter referred to as Smalley '968).

The teachings of Ono, Wang, and Smalley as discussed above are herein incorporated.

Regarding claim 43, Ono, Wang, and Smalley are silent towards the use of multi-walled nanotubes.

Smalley '968 teaches that carbon nanotubes that are formed may also be multi-walled nanotubes [0068] for a photoelectric element [0207-0208] having a diameter of 3nm to 100nm and lengths from 50nm to 5cm or greater [0064]. It would have been obvious to one of ordinary skill in the art at the time of the invention to use multi-walled nanotubes for a photoelectric element because Smalley teaches when nanotubes are formed they include both single-wall and multi-walled nanotubes which

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can be used for a photoelectric element. It has been held that where the claimed ranges "overlap or lie inside ranges disclosed by the prior art" a prima facie case of obviousness exists. In re Wertheim, 541 F.2d 257, 191 USPQ 90 (CCPA 1976); In re Woodruff, 919 F.2d 1575, 16 USPQ2d 1934 (Fed. Cir. 1990) (MPEP 2144.05).

### Response to Arguments

 Applicant's arguments with respect to claims 1-10, 33, and 35-39 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

 Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Contact/Correspondence Information

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kwang Han whose telephone number is (571) 270-

5264. The examiner can normally be reached on Monday through Friday 8:00am to

5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dah-Wei Yuan can be reached on (571) 272-1295. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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/K H /

Examiner, Art Unit 1795

/Dah-Wei D. Yuan/

Supervisory Patent Examiner, Art Unit 1795